

5 O'CLOCK SPECIAL.

PRICE ONE CENT.

RACING.

St. Blaise's Son Got the Barnegat Stake at Jerome.

PICNIC HILL BREEZES.

Trill Filly the Champion for the Colleen Stakes.

SPECIAL TO THE EVENING WORLD.
Jerome Park Race Track, July 21.—Those who imagined that old Jerome Park would be a small edition of the hot regions to-day were most agreeably disappointed when they entered the picturesque track to-day. There were cool northerly breezes that soothed around picnic hills once in a while that were delightfully refreshing.

It was only at intervals that these breezes came, however, and the intervening time was as hot as any place could possibly be. The attendance was a very slim one, probably on account of the heat; certainly the programme was as good as any one would want.

The fields were light, it is true, but there were high-class horses entered and three stake races were featured. The meeting between Potomac, Montana and others was eagerly looked forward to. It promised a great race.

The track was dry and fast and fit for any animal to run on. The first race was the post a very fair class of sprinters, including Corroction, Chesapeake, Orangeth and Soho. Corroction was made a red-hot favorite and was strongly played.

Chesapeake had beaten her at the same difference in weights, but the track was heavy then, so the talent argued. Chesapeake regained a strong second choice, while Orangeth was also heavily played.

Chesapeake won, but it was due only to Murphy's artistic jockeyship. He clearly out- rode Little Knight on Orangeth, who was third and the favorite never in it.

FIRST RACE.
Handicap sweepstakes, \$20 each, with \$3,000 added; six furlongs.
Starters: White, Jackson, Straight, Place.
1 Chesapeake, 130, 4-5; 2 Murphy, 8-5; 3 Orangeth, 120, 3-1; 4 Little Knight, 110, 2-1; 5 Soho, 100, 1-1; 6 Corroction, 90, 1-2.

NO BATTLE AT COAL CREEK.

Though Violent Elements Try to Institute Mob Rule.

Speedy Return of Tranquillity Expected at Tennessee Mines.

[SPECIAL TO THE EVENING WORLD.]
COAL CREEK, Tenn., July 21.—The performances today of the small army of miners who yesterday drove the militia away from the camp at Briceville have been very different to what it was on that occasion.

As they marched out against the troops they were a body of nearly two thousand men, fairly well armed, but especially formidable because maintaining something of soldierly discipline and appearance in their ranks.

As they came towards the camp of the military, where there were only about ninety men, the uselessness of forcing a combat was at once evident to the commandant, and as narrated in previous dispatches, the soldiers were withdrawn.

Today the disorderly element has cropped out to an extent, and, intoxicated by the seeming possession of power, portions of the crowd are endeavoring to institute a sort of mob rule.

As yet, however, there is nothing to indicate a departure from the predictions of last night that there would be no bloodshed at the camps, and that the presence of a stronger force of soldiers will have the effect of restoring complete tranquillity.

The military and light artillery of the State has been reported to the scene as prepared to use military measures to any extent demanded, however, should anything occur to precipitate the collision it is hoped to avoid.

Wild boasts have indeed been uttered that the militia would never be permitted to reach here. It has been declared that rifles would be wrecked and bridges burned. But these threats came from the most elements out of a mob which as a whole five hundred properly disciplined men could easily control.

Or the convict laborers, objection to whose presence at the mine caused the trouble, it has been reported that the 130 who were held at Oliver Springs had been released, but this is not verified.

WALL ST. WALLACH IN A CELL.

Worth a Quarter of a Million, but a Tombs Prisoner.

Rented a Tenement for Immoral Purposes.

Court After Court Affirmed His Sentence, and He is Locked Up.

In the Tombs today is confined a wealthy upland real estate owner who has just begun to serve out a sentence of thirty days imprisonment, having been convicted in the courts on the charge of allowing a portion of one of his four dozen houses to be rented for immoral purposes. His name is Sampson Wallach.

Since his arrest, about nine months ago, Wallach says he has spent more than \$5,000 in fruitless efforts to escape imprisonment. He has appealed his case from one court to another, but, defeated at every step, he has at last decided to spend his term in jail and pay the fine of \$500.

Wallach's individual wealth is estimated at \$200,000. With his brother, Carl M., he owns in the neighborhood of fifty tenements, scattered all over the city. How he came to be singled out for many thousands of real estate owners for an example is inexplicable to Mr. Wallach.

He was arrested Dec. 11 last for violating section 322 of the Penal Code, in letting a room in the house 225 East Forty-first street for immoral purposes. Here is the section:

A person who keeps a house of ill-fame or a place of resort for immoral purposes, or who allows such a place to be used for such purposes, or who knowingly permits such a place to be used for such purposes, shall be fined not more than \$500, or imprisoned not more than six months, or both.

The complaint against Wallach was the Society for the Prevention of Cruelty to Children, which, through its officers, claimed that he knowingly permitted the first floor of the house 225 East Forty-first street to be used as a disorderly house, to the detriment of the good morals of the neighborhood.

A man with his supposed wife and child occupied the apartments several weeks, during which time the officers of the Children's Society were present and saw the mother and child. Wallach denied that he knew of the existence of any disorderly persons in any of the houses; but he was convicted in the Court of Special Sessions Dec. 31, and sentenced to thirty days' imprisonment and to pay a fine of \$500.

His counsel appealed the case to the General Sessions, but Recorder Smyth affirmed the conviction. Then the General Term was asked to review the conviction, and two weeks ago a decision affirming the finding of the lower courts was handed down.

STOCK REPORTS.

London and the Bears Drive Prices Down To-Day.

Jay Gould Claims that Railroad Rates are Maintained.

\$300,000 More Gold Goes to Europe This Week.

London and the bears sold stocks in the local market this morning, which resulted in a decline of 1/4 to 1/2 per cent. The oranges, big four, lake shore and Union Pacific showed the largest losses.

A drive was made against American Sugar Refining company, and the stock was forced down 1/4 to 3/8 to 80 1/2.

Tennessee Coal & Iron broke 2 to 30 1/2, owing to the troubles growing out of the employment of convict labor.

Jay Gould has come out in an interview in which he says that he is satisfied with the last meeting of the Western Traffic Association, and that there is no truth in the statement that the Rock Island people had a position to him at the conference.

Wild boasts have indeed been uttered that the militia would never be permitted to reach here. It has been declared that rifles would be wrecked and bridges burned. But these threats came from the most elements out of a mob which as a whole five hundred properly disciplined men could easily control.

Or the convict laborers, objection to whose presence at the mine caused the trouble, it has been reported that the 130 who were held at Oliver Springs had been released, but this is not verified.

The Young Americans of the North Ward won a game from the Elm on Sunday by a score of 9 to 5. The Elm team was made up of all players under fifteen years of age, and was defeated by a score of 9 to 5.

The Brooklyn Junior Baseball Club defeated the Young Americans of the North Ward by a score of 13 to 10. They would like to see the Elm team play again, as they were defeated by a score of 9 to 5.

WALL ST. WALLACH IN A CELL.

Worth a Quarter of a Million, but a Tombs Prisoner.

Rented a Tenement for Immoral Purposes.

Court After Court Affirmed His Sentence, and He is Locked Up.

In the Tombs today is confined a wealthy upland real estate owner who has just begun to serve out a sentence of thirty days imprisonment, having been convicted in the courts on the charge of allowing a portion of one of his four dozen houses to be rented for immoral purposes. His name is Sampson Wallach.

Since his arrest, about nine months ago, Wallach says he has spent more than \$5,000 in fruitless efforts to escape imprisonment. He has appealed his case from one court to another, but, defeated at every step, he has at last decided to spend his term in jail and pay the fine of \$500.

Wallach's individual wealth is estimated at \$200,000. With his brother, Carl M., he owns in the neighborhood of fifty tenements, scattered all over the city. How he came to be singled out for many thousands of real estate owners for an example is inexplicable to Mr. Wallach.

He was arrested Dec. 11 last for violating section 322 of the Penal Code, in letting a room in the house 225 East Forty-first street for immoral purposes. Here is the section:

A person who keeps a house of ill-fame or a place of resort for immoral purposes, or who allows such a place to be used for such purposes, or who knowingly permits such a place to be used for such purposes, shall be fined not more than \$500, or imprisoned not more than six months, or both.

The complaint against Wallach was the Society for the Prevention of Cruelty to Children, which, through its officers, claimed that he knowingly permitted the first floor of the house 225 East Forty-first street to be used as a disorderly house, to the detriment of the good morals of the neighborhood.

A man with his supposed wife and child occupied the apartments several weeks, during which time the officers of the Children's Society were present and saw the mother and child. Wallach denied that he knew of the existence of any disorderly persons in any of the houses; but he was convicted in the Court of Special Sessions Dec. 31, and sentenced to thirty days' imprisonment and to pay a fine of \$500.

His counsel appealed the case to the General Sessions, but Recorder Smyth affirmed the conviction. Then the General Term was asked to review the conviction, and two weeks ago a decision affirming the finding of the lower courts was handed down.

WALL ST. WALLACH IN A CELL.

Worth a Quarter of a Million, but a Tombs Prisoner.

Rented a Tenement for Immoral Purposes.

Court After Court Affirmed His Sentence, and He is Locked Up.

In the Tombs today is confined a wealthy upland real estate owner who has just begun to serve out a sentence of thirty days imprisonment, having been convicted in the courts on the charge of allowing a portion of one of his four dozen houses to be rented for immoral purposes. His name is Sampson Wallach.

Since his arrest, about nine months ago, Wallach says he has spent more than \$5,000 in fruitless efforts to escape imprisonment. He has appealed his case from one court to another, but, defeated at every step, he has at last decided to spend his term in jail and pay the fine of \$500.

Wallach's individual wealth is estimated at \$200,000. With his brother, Carl M., he owns in the neighborhood of fifty tenements, scattered all over the city. How he came to be singled out for many thousands of real estate owners for an example is inexplicable to Mr. Wallach.

He was arrested Dec. 11 last for violating section 322 of the Penal Code, in letting a room in the house 225 East Forty-first street for immoral purposes. Here is the section:

A person who keeps a house of ill-fame or a place of resort for immoral purposes, or who allows such a place to be used for such purposes, or who knowingly permits such a place to be used for such purposes, shall be fined not more than \$500, or imprisoned not more than six months, or both.

The complaint against Wallach was the Society for the Prevention of Cruelty to Children, which, through its officers, claimed that he knowingly permitted the first floor of the house 225 East Forty-first street to be used as a disorderly house, to the detriment of the good morals of the neighborhood.

A man with his supposed wife and child occupied the apartments several weeks, during which time the officers of the Children's Society were present and saw the mother and child. Wallach denied that he knew of the existence of any disorderly persons in any of the houses; but he was convicted in the Court of Special Sessions Dec. 31, and sentenced to thirty days' imprisonment and to pay a fine of \$500.

His counsel appealed the case to the General Sessions, but Recorder Smyth affirmed the conviction. Then the General Term was asked to review the conviction, and two weeks ago a decision affirming the finding of the lower courts was handed down.

WALL ST. WALLACH IN A CELL.

Worth a Quarter of a Million, but a Tombs Prisoner.

Rented a Tenement for Immoral Purposes.

Court After Court Affirmed His Sentence, and He is Locked Up.

In the Tombs today is confined a wealthy upland real estate owner who has just begun to serve out a sentence of thirty days imprisonment, having been convicted in the courts on the charge of allowing a portion of one of his four dozen houses to be rented for immoral purposes. His name is Sampson Wallach.

Since his arrest, about nine months ago, Wallach says he has spent more than \$5,000 in fruitless efforts to escape imprisonment. He has appealed his case from one court to another, but, defeated at every step, he has at last decided to spend his term in jail and pay the fine of \$500.

Wallach's individual wealth is estimated at \$200,000. With his brother, Carl M., he owns in the neighborhood of fifty tenements, scattered all over the city. How he came to be singled out for many thousands of real estate owners for an example is inexplicable to Mr. Wallach.

He was arrested Dec. 11 last for violating section 322 of the Penal Code, in letting a room in the house 225 East Forty-first street for immoral purposes. Here is the section:

A person who keeps a house of ill-fame or a place of resort for immoral purposes, or who allows such a place to be used for such purposes, or who knowingly permits such a place to be used for such purposes, shall be fined not more than \$500, or imprisoned not more than six months, or both.

The complaint against Wallach was the Society for the Prevention of Cruelty to Children, which, through its officers, claimed that he knowingly permitted the first floor of the house 225 East Forty-first street to be used as a disorderly house, to the detriment of the good morals of the neighborhood.

A man with his supposed wife and child occupied the apartments several weeks, during which time the officers of the Children's Society were present and saw the mother and child. Wallach denied that he knew of the existence of any disorderly persons in any of the houses; but he was convicted in the Court of Special Sessions Dec. 31, and sentenced to thirty days' imprisonment and to pay a fine of \$500.

His counsel appealed the case to the General Sessions, but Recorder Smyth affirmed the conviction. Then the General Term was asked to review the conviction, and two weeks ago a decision affirming the finding of the lower courts was handed down.

THE TURF.

Bergen-Caldwell Trouble Should Be Sifted and Settled.

SENATOR ROSE SELLING OUT.

Dave McCann Offers to Dispose of Fleet Llantaka.

The Board of Stewards did not meet to investigate the trouble between Starter Caldwell and Jockey Marty Hergen yesterday. A serious one and should be investigated at once.

Hergen's friends declare that he is being persecuted by the starter and is punished for every slight offense. Mr. Caldwell's friends, on the other hand, declare that Hergen is unwary, disobedient and insolent at the post.

Mr. David Glueck, Hergen's employer, who owns probably the best stable of two-year-olds in the country, says that it is his opinion that Hergen is being persecuted, and that if the persecution is not stopped he will take his horses to Saratoga and will never start them again on tracks where Mr. Caldwell handles the flag.

Bergen is a good jockey and a popular one. Starter Caldwell is the best man who ever started horses. The matter is becoming serious, and the Board of Control should fathom out the real causes of all the trouble. Since it settled one way or another and restore peace to the racing family by all means.

Senator Rose has practically retired from the running turf, so far as racing thoroughbreds is concerned. His horses all went wrong this spring and the stable made very little money. Mr. Rose became discouraged and decided to sell out. Yesterday he disposed of Nomad, a good two-year-old colt by Wildfire, and the two-year-old filly Arcton, by Sam Brown, to Mr. Michael F. Dwyer for \$11,500.

They were cheap at the price. Nomad is to be returned to Mr. Rose after his racing days are over. Fanny Bill is to be sold to Mr. Dwyer for \$5,000. She is a good buyer. Arcton, and Dwyer immediately offered him the filly for \$5,000. She is a good buyer. The filly was sold for \$5,000. Mr. Rose really cost Fanny Bill only \$5,000.

Mr. Rose was approached by Dave McCann soon after he had disposed of his youngsters. McCann asked him to buy Llantaka. Mr. Rose said he had determined to retire from racing, and that he could not give the price for Llantaka that McCann asked if he did not him. He would use him only for a year or two purposes. Mr. Rose is ready and willing to dispose of the running qualities of Fanny.

The Countess M. L. de Agreda (Mrs. George L. Lortillier) will dispose of the (Mrs. de Agreda) at the auction. The hour set is 11 A.M. The produce of the famous mares will also be sold.

MRS. ASTOR'S SEIZED GOWNS.

Failla Francaise and Blue Broche to Go Under the Hammer.

Mrs. William Astor's two lovely Parisian gowns, which are now locked up in the dingy store-room at the Custom-House, are soon to be sold to the highest bidder, in order to pay the duty which has been levied upon them.

They have been at the Appraiser's store ever since last November, when they arrived here from Paris, under an invoice valuation of \$193.

Feils, the famous Parisian dressmaker who made them, has placed his name upon them. The Custom-House authorities held them for a reappraisal.

The gowns only came back to the Custom-House a few days ago, with the official valuation upon them of \$694.80, and an added \$11.13, making a total value of \$705.93, or more than eight times as much as Feils put upon them.

Mrs. Astor long ago abandoned the gowns, although she says that she paid the dressmaker several hundred dollars in addition to the cost of the dresses, with the understanding that she was to pay the duty, and deliver them to her in this city.

Under the existing Tariff law, when an imported article is advanced more than 40 per cent on its invoice value after appraisement, the Government may seize it and sell it at once, if the owner does not reclaim it and pay the additional duty.

THE TURF.

Bergen-Caldwell Trouble Should Be Sifted and Settled.

SENATOR ROSE SELLING OUT.

Dave McCann Offers to Dispose of Fleet Llantaka.

The Board of Stewards did not meet to investigate the trouble between Starter Caldwell and Jockey Marty Hergen yesterday. A serious one and should be investigated at once.

Hergen's friends declare that he is being persecuted by the starter and is punished for every slight offense. Mr. Caldwell's friends, on the other hand, declare that Hergen is unwary, disobedient and insolent at the post.

Mr. David Glueck, Hergen's employer, who owns probably the best stable of two-year-olds in the country, says that it is his opinion that Hergen is being persecuted, and that if the persecution is not stopped he will take his horses to Saratoga and will never start them again on tracks where Mr. Caldwell handles the flag.

Bergen is a good jockey and a popular one. Starter Caldwell is the best man who ever started horses. The matter is becoming serious, and the Board of Control should fathom out the real causes of all the trouble. Since it settled one way or another and restore peace to the racing family by all means.

Senator Rose has practically retired from the running turf, so far as racing thoroughbreds is concerned. His horses all went wrong this spring and the stable made very little money. Mr. Rose became discouraged and decided to sell out. Yesterday he disposed of Nomad, a good two-year-old colt by Wildfire, and the two-year-old filly Arcton, by Sam Brown, to Mr. Michael F. Dwyer for \$11,500.

They were cheap at the price. Nomad is to be returned to Mr. Rose after his racing days are over. Fanny Bill is to be sold to Mr. Dwyer for \$5,000. She is a good buyer. Arcton, and Dwyer immediately offered him the filly for \$5,000. She is a good buyer. The filly was sold for \$5,000. Mr. Rose really cost Fanny Bill only \$5,000.

THE RUNNERS AT BRIGHTON.

Short-Horse Players Have Their Inning.

SPECIAL TO THE EVENING WORLD.
Brighton Beach Race Track, July 21.—Pleasant weather, a fast track and fair sport were the features of to-day's meeting at Brighton Beach. Although the fields were comparatively small in five of the seven events, the betting was brisk and the horses were well matched.

The racing began with a seven-furlong dash, and a very poor lot of twelve came to the post. Kly was made a strong favorite, and later and Jersey Pat regained equal second choice at the close of the race.

THE RUNNERS AT BRIGHTON.

Short-Horse Players Have Their Inning.

SPECIAL TO THE EVENING WORLD.
Brighton Beach Race Track, July 21.—Pleasant weather, a fast track and fair sport were the features of to-day's meeting at Brighton Beach. Although the fields were comparatively small in five of the seven events, the betting was brisk and the horses were well matched.

The racing began with a seven-furlong dash, and a very poor lot of twelve came to the post. Kly was made a strong favorite, and later and Jersey Pat regained equal second choice at the close of the race.